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July 16, 1999

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PHDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

VIA HAND DELIVERY

Magalie R. Salas, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

Re: Notice of Written Ex Parte Submission by e.spire Communications, Inc.

Re: Notice of Ex Parte Presentation by e.spire Communications, Inc.

CC Docket Nos. 98-147, 98-11, 98-26, 98-32, 98-15, 98-78, 98-91

Dear Ms. Salas:

Pursuant to Sections 1.1206(b)(1) and (2) of the Commission's Rules, e.spire Communications, Inc. ("e.spire"), by its attorneys, submits this notice in the above-captioned docketed proceedings of an oral *ex parte* presentation made and written *ex parte* materials distributed on July 15, 1999 during a meeting with Larry Strickling, Chief of the Common Carrier Bureau, Robert Atkinson, Deputy Chief of the Common Carrier Bureau, Carol Mattey, Frank Lamancusa, Jordan Goldstein, and Staci Pies. The presentation was made by Charles H.N. Kallenbach of e.spire and Brad Mutschelknaus and Edward Yorkgitis of Kelley Drye & Warren LLP. Copies of the written materials distributed at the meeting are attached hereto.

During the meeting, e.spire discussed issues related to state commission Frame Relay Interconnection arbitration decisions involving US WEST and e.spire and the FCC's Motion before the United States Court of Appeals for the District of Columbia Circuit to remand its Section 706 First Report and Order in the above-referenced dockets. e.spire presented a handout (appended as Attachment 1) that identified those components of Frame Relay Interconnection that it and US WEST have reached agreement on, as well as those issues requiring arbitration.

July 16, 1999 Page Two

The handout also described several state commission decisions regarding Frame Relay Interconnection (appended as Attachment 2) and requested that the FCC take the opportunity presented by the remand to affirm several positions and conclusions regarding Frame Relay Interconnection.

Pursuant to the Commission's rules, e.spire submits an original and two (2) copies of this written *ex parte* notification and attachments for inclusion in the public record of the above-referenced proceedings. Please direct any questions regarding this matter to the undersigned.

Respectfully submitted,

Brian D. Hughes

Attachments

cc: Larry Strickling (without attachments)

Robert Atkinson (without attachments)

Carol Mattey (without attachments)

Frank Lamancusa (without attachments)

Jordan Goldstein (without attachments)

Staci Pies (without attachments)

International Transcription Service (with attachments)

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e.spire COMMUNICATIONS, INC. Frame Relay Interconnection Ex Parte Presentation

CC Docket Nos. 98-147, 98-11, 98-26 98-32, 98-15, 98-78, 98-91

Charles H.N. Kallenbach V.P. Regulatory Affairs e.spire Communications, Inc.

Brad E. Mutschelknaus Edward A. Yorkgitis, Jr. Kelley Drye & Warren, LLP

July 15, 1999

e.spire Communications, Inc.

- Provides facilities-based packet-switched frame relay service in Mid-Atlantic, South and Southwest.
 - IntraLATA exchange service.
 - InterLATA exchange access service to other frame relay carriers as well as itself.
 - InterLATA "toll" service.
- Sought Section 251(c)(2) interconnection of its frame relay networks with those of U S WEST and other ILECs.
- Reached agreement with all carriers except U S WES, which simply wanted e.spire to purchase tariffed frame relay service.
- Filed arbitrations in AZ, CO, NM in July 1998 to obtain Section 251(c)(2) interconnection with U S WEST at Section 252(d)(1) pricing.

Components of Frame Relay Interconnection Agreed to by U S WEST and e.spire

- Interconnection trunks between the networks (equivalent to trunks used for the interconnection of circuit-switched networks).
- Network-to-Network Interface (NNI) port at each carrier's frame relay switch.
- Data Link Connection Identifier (DLCI) at each NNI port.

Arbitration Issues

- Are frame relay networks among the networks that ILECs must interconnect with under Section 251(c)(2)?
- What are the components of frame relay interconnection?
- What is the proper pricing for interconnection when used for
 - IntraLATA local?
 - InterLATA exchange access (including interstate)?
- What is the proper reciprocal compensation arrangement for the exchange of local frame relay traffic?

Relevant FCC Decisions

- Local Competition Order, August 1996.
 - State commissions have jurisdiction to decide both intrastate and interstate aspects of interconnection (¶¶ 84, 92).
 - Carriers that provide exchange access to themselves in addition to others entitled to Section 251(c)(2) interconnection for that purpose (¶ 191).
- Section 706 Decision, August 1998.
 - Pro-competitive provisions of the Act apply equally to advanced service and circuit-switched voice services (¶ 11).
 - Carriers entitled to interconnect their packet-switched networks with the packet-switched networks of ILECs pursuant to Section 251(c)(2) (¶¶ 38-49).
 - Advanced packet-switched services are either local exchange or exchange access services (¶ 40).

Arbitration Results in U S WEST States

- AZ (Jan. May 1999) consistent with FCC orders.
 - Bill and keep for IntraLATA traffic.
 - TELRIC pricing for interconnection facilities when used for InterLATA (including interstate) exchange access.
- CO (Oct. 98 July 99) at odds with FCC orders.
 - Carrier that initiates establishment of intraLATA frame relay circuit pays for transport and termination at TELRIC prices.
 - e.spire pays for NNI out of retail tariff for interconnection that supports interLATA and interstate exchange access (despite fact that CO PUC found U S WEST's tariff fails Section 252(d)(1) pricing standard).

Arbitration Results in U S WEST States (cont'd.)

- CO (Oct. 98 July 99), (cont'd).
 - In May, CO PUC concluded e.spire not entitled to Section 252(d)(1) pricing because e.spire to provide exchange access to self as well as others (directly contrary to FCC's Local Competition Order).
 - On July 8, CO PUC denied reconsideration because e.spire allegedly sought Section 252(d)(1) pricing for transport and termination of interLATA/interstate traffic (the PUC ignoring the fact that the issue was pricing of interconnection facilities, not applicability of Section 251(b)(5) to interLATA traffic).

Arbitration Results in U S WEST States (cont'd.)

- NM (Dec. 98 (on reconsideration)) at odds with FCC orders.
 - PRC ordered e.spire to pay for interconnection facilities used to support interstate exchange access out of federal tariffs.
 - PUC claimed it had no jurisdiction over interstate aspects of interconnection.

Requested FCC Action

- Take opportunity on voluntary remand of the Section 706 Decision to:
 - Affirm that state commissions have jurisdiction over interstate and intrastate aspects of interconnection of packet-switched networks.
 - Clarify that whether frame relay service is telephone exchange service or exchange access depends on circumstances.
 - Where, as is common, single zone pricing throughout a LATA, intraLATA frame relay service should be treated as telephone exchange service.
 - Outside of LATA, access to intraLATA network of providers should be considered exchange access service.
 - Where interLATA PVCs traverse interconnection facilities of two intraLATA carriers, the two carriers are jointly providing exchange access.

Requested FCC Action (cont'd.)

- Confirm that a carrier using interconnection with an ILEC to provide frame relay equivalent of exchange access to others, as well as itself, is entitled to Sections 251(c)(2) interconnection and 252(d)(1) pricing.
- Affirm that where a state Commission finds a set of rates for interconnection do not meet Section 252(d)(1) pricing, it may not order those rates to apply to Section 251(c)(2) interconnection.
- File amici curia briefs in support of these positions in e.spire Section 252(e)(6) appeals.

BEFORE THE ARIZONA CORPORATION COMMISSION 1 JIM IRVIN 2 COMMISSIONER-CHAIRMAN FILE FFR 1 9 1999 ORIGINAL TONY WEST 3 COMMISSIONER DOCKETED BY CARL J. KUNASEK COMMISSIONER 5 DOCKET NO. T-01051B-98-0406 IN THE MATTER OF THE PETITION BY E-SPIRE COMMUNICATIONS INC. T-03596A-98-0406 AMERICAN COMMUNICATIONS SERVICES OF T-03597A-98-0406 PIMA COUNTY, INC. AND ACSI LOCAL T-03598A-98-0406 7 SWITCHED SERVICES, INC. FOR ARBITRATION WITH U.S WEST COMMUNICATIONS, INC. OF INTERCONNECTION RATES, TERMS AND DECISION NO. 61527 CONDITIONS PURSUANT TO 47 U.S.C. SECTION 252(b) OF THE 10 TELECOMMUNICATIONS ACT OF 1996. OPINION AND ORDER 11 November 5, 1998 12 DATE OF HEARING: 13 PLACE OF HEARING: Phoenix, Arizona 14 PRESIDING ARBITRATORS: Jerry L. Rudibaugh, Lyn Farmer, and Barbara M. Behun APPEARANCES: BROWN & BAIN, P.A., by Mr. Michael W. Patten and KELLEY DRYE & WARREN, L.L.P., by Mr. Edward A. 16 Yorkgitis, Jr., on behalf of e-spireTM Communications, Inc. (fka American Communications Services, Inc.); Communication Services of Pima County, Inc.; and ACSI Local 17 Switched Services, Inc. dba e-spire™, and ..18 FENNEMORE CRAIG, P.C., by Mr. Timothy Berg, and U S WEST Communications, Inc., by Mr. Thomas M. Dethless, on 19 behalf of U S WEST Communications, Inc. 20 BY THE COMMISSION: 21 This is an arbitration proceeding under § 252 of the Communications Act of 1934, as 22 amended by the Telecommunications Act of 1996, and A.A.C. R14-2-1501 through R14-2-1509, the 23 Commission's Arbitration and Mediation Rules. 24 On July 21, 1998, e-spireTM Communications, Inc. (fka American Communications Services, 25 Inc.); American Communication Services of Pima County, Inc. ("ACSPC"); and ACSI Local 26 Switched Services, Inc. dba e-spireTM ("ACSI-LSS") (collectively "e-spireTM") filed with the Arizona 27 Corporation Commission ("Commission") a petition for arbitration of an amended interconnection 28

agreement with U S WEST Communications, Inc. ("U S WEST") ("Petition") pursuant to Section 252(b) of the Telecommunications Act of 1996 ("1996 Act"). By Procedural Order dated July 22, 1998, the matter was set for an arbitration hearing on October 1, 1998. On August 7, 1998, U S WEST filed its Response to the Petition.

On August 17, 1998, e-spireTM filed a motion for summary decision and modified arbitration schedule ("Motion"). U S WEST filed a response on August 24, 1998; and e-spireTM filed a reply on August 31, 1998. On September 9, 1998, oral argument was presented on the Motion, and a ruling was issued. On September 17, 1998, e-spireTM submitted a proposed arbitration schedule stipulated to by the parties. On September 22, 1998, the arbitration hearing was rescheduled to November 5, 1998. The parties submitted a joint pre-arbitration statement and pre-filed testimony. The arbitration panel heard the matter on November 5, 1998, at which the parties testified and presented evidence. The parties submitted post-hearing briefs on December 15, 1998.

DISCUSSION

Pursuant to the 1996 Act, based upon the date e-spireTM requested negotiation for interconnection, the Commission's Decision would have been due on November 4, 1998. As the parties desired additional time to complete discovery and argue pre-hearing motions, they stipulated that a Decision issued at the last Open Meeting of January 1999 would be timely.

e-spireTM's operating subsidiary, ACSPC, was granted a Certificate of Convenience and Necessity ("Certificate") to provide competitive telecommunications services in Arizona, in Decision No. 60078 (February 19, 1997). The local switched services portion of the Certificate was transferred from ACSPC to ACSI-LSS in Decision No. 60711 (February 27, 1998). e-spireTM currently operates a local fiber optic network in Tucson, Arizona. e-spireTM also provides competitive local exchange services in Arizona through the resale of U S WEST's wholesale products.

This arbitration concerns frame relay services ("FRS"). FRS is an advanced digital communications service provided using high-speed, packet-switching technology. FRS may support digital voice service, but it typically is used to connect end users served by the same or multiple

 frame relay switches ("FR switches") for the exchange of digital data. A customer accesses the frame relay network ("FRN") through a user-to-network interface ("UNI") and a frame relay access link ("FRAL") to the nearest FR switch. For one location to communicate with another, each location is given a data link connection identifier ("DLCI"), which is placed in the header of each frame and identifies the address to which each frame is to be sent. Each set of DLCIs creates a permanent virtual circuit ("PVC"), which allows for one-way communication between the two locations. Most FRS is between affiliate or parent and subsidiary companies, and is bi-directional. For two-way communications, two PVCs consisting of two pairs of DLCIs must be provisioned. The assignment of a DLCI is one-time software programming in the switches, which takes approximately five to seven minutes, according to testimony. Additional PVCs may be designated as desired, to enable a customer to communicate with alternative destinations, as chosen by the customer prior to transmittal of the communication. There is an incremental charge for each PVC designation.

The FRN is commonly referred to as a "cloud". Communications do not transfer through any pre-designated pathway. The frames, or packets of information, transfer through available FR switches via high-speed trunks, to the FRAL of the recipient. Typically, data transfers back and forth between two endpoints designated by PVCs on both ends of the communication. As not every FRS customer transmits simultaneously, capacity on the network may be used by those that are transmitting, allowing for faster transmission of information. According to testimony, PVCs can oversubscribe the capacity of the FRALs and trunks 2:1, as the FRN is shared, and all endpoints are not used at the same time.

Two FRNs may be connected through a network-to-network interface ('NNI"), which is a frame relay port connected via a high speed access link to a corresponding NNI port on the FR switch of another FRN: NNIs, like UNIs, may have multiple PVCs flowing through the same NNI port and access link.

Instead of maintaining a channel of communications for the duration of the information transfer, packet switching breaks the information into packets that are transmitted separately over the most efficient route available Information is reassembled at its destination. Bulk information transfers, such as inventory and ordering, between parecorporations and branches or subsidiaries, such as banks, restaurants and supermarkets, may be conducted throug packet-switched technology.

The FRNs of U S WEST and e-spireTM are essentially equivalent in function and facilities. There is no technical barrier to interconnecting the two networks. Interconnection would require a NNI port at each carrier's FR switch, with high speed transport between the NNIs. DLCIs at the switches would specify locations connected by PVCs.

FRS customers purchase a FRAL. By tariff, customers also are charged for use of a UNI or NNI switch port, switch overhead, and use of the trunks that make up U S WEST's network. For FRS, a customer must purchase either two user-to-network information transfer ("UNIT") elements, which prices UNI ports with PVCs, or a UNIT and a network-to network information transfer ("NNIT"), which prices NNI ports with PVCs. The UNIT and NNIT include transport on U S WEST's network. Charges are not based upon the time or distance of the FRS, other than the length of the FRAL from the customer location to the FR switch.

. Is FRS interconnection subject to § 251(c)(2) of the 1996 Act?

e-spireTM position

e-spireTM has stated its intention to provide FRS through the resale of U S WEST's FRS, and to combine elements of its own facilities and unbundled network elements obtained from U S WEST. e-spireTM has requested that the Commission determine the method of interconnection of its network with U S WEST's network for the provision of FRS. e-spireTM asserted that the 1996 Act's requirement that an incumbent local exchange carrier ("ILEC") interconnect its facilities with those of a competitive local exchange carrier ("CLEC") "for the transmission and routing of telephone exchange service and exchange access", 47 U.S.C. § 251(c)(2), includes the obligation to interconnect for the provision of FRS. e-spireTM stated that it would be transmitting and routing telephone exchange services and exchange access services on its FRN, and on U S WEST's FRN. e-spireTM proposed a compensation plan for interconnection.

e-spireTM requested that it be treated as a co-carrier, rejecting U S WEST's offer to provide FRS pursuant to its tariff. e-spireTM anticipates using the interconnection for exchange access services for itself and other carriers with non-local FR traffic that originates or terminates either on e-spireTM's FRN or on another carrier's FRN with which e-spireTM is interconnected on a local basis.

 Interconnection will also allow U S WEST to transmit FR information between its customers and those on e-spireTM's network.

e-spireTM sought interconnection of its FRN with U S WEST's FRN under cost-based rates, plus a reasonable profit, pursuant to § 252(d)(1)(A) of the 1996 Act. e-spireTM proposed to apply the voice network interconnection rate structure to FRS. e-spireTM claimed that U S WEST's obligation applies whether the traffic over the interconnection facilities – which are within a single LATA – is intraLATA or interLATA. e-spireTM also alleged that intraLATA frame relay traffic exchanged over the interconnection is subject to the reciprocal compensation provisions of §§ 251(b)(5) and 252(d)(2) of the Act.

e-spireTM submitted that the ruling of the Federal Communications Commission ("FCC") in FCC-98-188, released on August 7, 1998 ("Section 251(c) Order") supported its claim that U S WEST is obligated to interconnect pursuant to § 251(c). The Section 251(c) Order denied the petitions of U S WEST and several other ILECs for relief from § 251(c) obligations applicable to packet-switched services. e-spireTM indicated that U S WEST's unsuccessful arguments in the Section 251(c) Order were virtually identical to those herein.

US WEST position

US WEST contended that § 251(c) does not govern interconnection of its FRN, alleging that FRS is not used "for the transmission and routing of telephone exchange service and exchange access." US WEST also alleged that it does not provide FRS in the capacity of an ILEC. US WEST claimed that FRS are not part of the public switched telephone network, but are dedicated facilities that do not depend upon access to the public switched telephone network. US WEST indicated that it does not agree with the FCC's Section 251(c) Order regarding the obligation to interconnect.

Commission resolution

The Section 251(c) Order concluded that advanced services, specifically including packetswitched networks of ILECs, are telecommunications services, subject to the interconnection obligations of § 251(c)(2). The FRN of U S WEST is a publicly offered network of advanced

 telecommunications services. Interconnection of the FRNs of e-spireTM and U S WEST should be accomplished in accordance with § 251(c)(2) of the 1996 Act, A.A.C. R14-2-1101, et seq., and A.A.C. R14-2-1301, et seq. Likewise, pricing of the interconnection should be according to § 251(c) and § 252(d) of the 1996 Act. e-spireTM, as a co-carrier, is not limited to purchase retail FRN services from U S WEST's tariff.

2. Interconnection and cost issues.

e-spireTM proposed that interconnecting parties each absorb the cost of providing a port on the interconnection switch, and share the cost of establishing the interconnection trunks. e-spireTM's proposed cost sharing for interconnection for intraLATA PVCs and TELRIC-based rates for interLATA traffic is as follows:

1. Interconnection Ports and Transmission Facilities

The parties should share the costs of local (intraLATA) interconnection equally. For the transmission facilities, i.e., interconnection trunks, to the extent they are used to exchange intraLATA traffic, the costs should be shared equally based on U S WEST's TELRIC-based rates for transport. Each party should absorb the cost of its own NNI ports, to the extent the ports are used for intraLATA traffic.

For interLATA traffic, i.e., where e-spireTM uses the interconnection to transmit and route frame relay exchange access traffic for other carriers and/or itself, e-spireTM should pay for both an NNI port at the U S WEST switch and for a transmission circuit between the parties' switches, but only up to the percentage of interLATA use of the port and transmission facilities. These payments should be TELRIC-based.

Both intraLATA and interLATA PVCs can be carried over the same interconnection trunks and NNI ports. Jurisdictional (intra- vs. inter-LATA) allocation of port and transmission facility costs should be determined by the percentage of total PVCs over a facility that are intraLATA, i.e., where both end user locations are in the same LATA.

- DLCIs

 For intraLATA PVCs, each party should bear its own costs to establish DLCIs. For interLATA PVCs, e-spire™ should pay U S WEST for DLCIs on U S WEST's end of the interconnection, at TELRIC-based rates. (DLCI charges should be non-recurring charges only.)
- 3. Reciprocal Compensation for IntraLATA Traffic
 For transport and termination of local frame relay traffic carried over intraLATA
 PVCs, bill and keep arrangements should be utilized.
- 4. Compensation for the End User Segment of PVCs
 For both intraLATA and interLATA PVCs, U S WEST's end user should be charged
 for the U S WEST end user's frame relay access link ("FRAL") plus the U S WEST
 UNI port and access to U S WEST's network (i.e., the User-to-User Network
 Information Transfer, or "UNIT").

Brief, pages 11 and 12.

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2(2). May local and toll traffic be commingled on the same trunk?

e-spireTM position

e-spireTM claimed that commingling traffic is the most efficient and cost-effective way to provide FRS. e-spireTM indicated that there is no local or toll component for accessing U S WEST's FRN. e-spireTM stated that distance is not measured for FRS and there is no reasonable way to measure the distance of the communication. e-spireTM proposed that traffic be considered intraLATA or interLATA based upon the locations in the DLCIs. According to e-spireTM, since PVCs are fixed and traffic is not measured, using the percentage of PVCs over a facility that are intraLATA rather than interLATA is a reasonable and cost-effective method for determining intraLATA usage.

e-spireTM further proposed that the local calling area for FRS be the intraLATA region. e-spireTM indicated that U S WEST does not presently differentiate between the local area for the voice network and its intraLATA region for FRS.

US WEST position

U S WEST proposed that separate trunking of local and toll traffic is required. U S WEST claimed that usage of the PVCs allows gaming of the system, as it assumes that traffic over the FRN begins and ends at the PVCs. U S WEST claimed that PVCs could be linked together to make the communication over the NNI appear to be local. U S WEST also indicated that e-spireTM's current interconnection agreement requires separate local and toll trunking for its voice network interconnection.

Commission resolution

Commingling is an efficient and cost-effective method of providing FRS. e-spireTM's agreement to separate local and toll trunking with its voice network does not prevent it from commingling traffic for the provision of FRS. e-spire™ may commingle intraLATA and interLATA communication on the same interconnection trunk, to be grouped and compensated for based on the ratio of intraLATA to interLATA PVCs determined by using PVC endpoints.

e-spireTM's proposal includes safeguards and planning sessions that should be sufficient to

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e-spireTM position

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study, once seven PVCs are loaded on the standard NNI port, U S WEST recovers from UNIT charges alone its costs for the NNIT, UNIT and interconnection transport. e-spireTM acknowledged

that U S WEST claimed that its cost study was out-of-date, but stated that the study was the best

prevent gaming of the system. If U S WEST has reason to suspect that gaming has occurred, it

intraLATA FRS, and proposed to compensate U S WEST for interLATA traffic through its switch.

e-spireTM proposed that for interLATA traffic, U S WEST's customer should compensate U S WEST

it will compensate U S WEST for the NNI port at U S WEST's switch until the seventh PVC of any

type is loaded onto the NNI port. e-spireTM's proposal was in response to U S WEST's concern that it

would be locating NNI ports where dictated by competitive local exchange carriers ("CLEC"), and it

would not recover its costs without sufficient customers. According to U S WEST's 1996 FRS cost

e-spireTM's position is as stated above. Generally, it proposed a bill and keep arrangement for

As an alternative to each party absorbing the cost of its own NNI port, e-spireTM proposed that

should submit the issue to the Commission for further consideration.

for its intra-network transport and UNIT switch port.

What is the appropriate compensation for interconnected FRS?

evidence available of U S WEST costs for those unbundled network elements ("UNE").

US WEST position

U S WEST contended that FR interconnection is available through its tariff, by ordering its UNIT, FRAL, and PVC, as well as e-spireTM providing use of its own PVC, FRAL, and UNIT or NNIT, or equivalents, on e-spireTM's network. For example, e-spireTM's customer would have to pay 1 ½ PVCs and two UNITs, rather than one PVC and one UNIT under e-spireTM's proposal. A network seeking to connect to U S WEST's FRN would be required to pay 100 percent of the transport medium connecting the two NNI ports, its own as well as U S WEST's NNI port, U S WEST's inter-switch trunking and the PVC for U S WEST's customer, and its own PVC.

U S WEST claimed that e-spireTM's request would modify U S WEST's retail rate structure, violating <u>Scates</u>, and exceeding Commission jurisdiction under the 1996 Act. U S WEST also

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alleged that bill and keep and reciprocal compensation should not apply to FRNs.

Commission resolution

This arbitration, as with previous arbitrations, does not alter the retail tariff structure of U S WEST, and does not violate Scates. The pricing determined herein is for UNEs, interconnection, and wholesale services offered for resale. Pursuant to § 252(d) of the 1996 Act, the Commission has the authority to set rates and conditions for UNEs, and to define and set rates for new UNEs. There is no requirement that the rate structure for UNEs mirrors the tariffed retail pricing structure. The tariffs, even for items such as the NNI, are tariffed services. The tariffed pricing was formulated prior to the 1996 Act, including § 252(d) pricing standards. The tariffed prices do not meet the pricing or compensation standards of the 1996 Act. The tariffs were designed for users who are not telecommunications carriers under the 1996 Act. U S WEST's cost study, although represented to be out-of-date, better reflects the intent of the 1996 Act's pricing standards than the tariffs. Therefore, where not superseded by Decision No. 60635, the cost study will be used.

The Commission will not apportion costs of FRS solely based upon who is the requesting party. Even though a request from an e-spireTM customer may trigger the ordering of the connection and expenditure of funds by both parties, it is not the cost-causer in the traditional sense. Most FRS is bi-directional, and the locations must be installed in software prior to transmission. For situations in which PVCs are not mutual, and transmission is to be solely from an e-spireTM location to a U S WEST customer, or from a U S WEST location to an e-spireTM customer, the initiator of the transmission shall be required to pay for the set-up of the DLCIs, on a non-recurring basis. For typical FRS, in which the U S WEST customer also creates a PVC to transmit to the e-spireTM customer, U S WEST's customer and U S WEST clearly benefit by the interconnection. e-spireTM's fiber optic network provides access to its FR switch throughout Tucson, and it has deployed a FR switch in the Phoenix LATA. e-spireTM's network serves a large portion of geographic area served by U S WEST's FRN, especially as access to U S WEST FR switches is limited by its end office structure. Endpoints in the LATA, but off-network, could be reached by e-spireTM through the use of loops and back haul transport facilities, just as with U S WEST. Therefore, a bill and keep method of

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U S WEST stated that its FRS cost study is out of date. The evidence does not support the

cost-sharing establishment of DLCIs and intra-network transport is appropriate.

use of tariffed prices as surrogates. Accordingly, the U S WEST cost study will be used as element prices, where prices have not been superseded by Decision No. 60635 (January 30, 1998).²

In order to reduce the risk to U S WEST when required to interconnect pursuant to its obligation under the 1996 Act, and in accordance with the offer made by e-spireTM, e-spireTM shall pay for all of the interconnect trunk and NNI port at TELRIC-based rates until seven PVCs are loaded on the NNI port. As soon as seven PVCs are on the NNI port, bill and keep will apply to all intraLATA PVCs on the trunk. Transport and port charges will be based upon the UNE rates adopted in Decision No. 60635. This surrogate cost may be revised upon submittal by U S WEST of a revised cost study, with analysis by e-spireTM and review by the Commission.

U S WEST is not currently authorized to provide interLATA telecommunications services.

Until U S WEST obtains such authority, a different compensation plan is appropriate for interLATA traffic as opposed to intraLATA communications.

US WEST presently provides access to interLATA FRS to its customers. Although unclear from the record, it appears that US WEST charges its interLATA FRS end-user for the portion of the access link between the end user location and the UNI port, inclusive. If so, then e-spireTM should pay for the remainder of the interLATA interconnection, including its own costs, and the costs for US WEST'S NNI port and interconnection transport between the carriers' switches, at TELRIC-based rates. These costs may include the cost for setting up DLCIs, if US WEST is not already compensated from its end user.

If U S WEST does not receive compensation from its interLATA FRS end user for the FRAL and UNIT, then e-spireTM should compensate U S WEST for those elements, either by purchasing FRS at wholesale discounted rates, or by purchasing UNEs.

Transport and port charges shall be based upon rates established in Decision No. 60635, with the remainder of the charges from U S WEST's FRS cost study. A surrogate charge for

analysis by e-spireTM and review of the Commission.

establishment of DLCIs of \$10, as presented at the hearing, will be used.

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What is U S WEST's resale obligation for FRS?

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e-spireTM position

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For resale, e-spireTM requested that it be able to purchase the FRAL and UNIT at the Section 251(c)(4) discount and any other applicable charge assessed end users to transport frame relay traffic between the carriers. e-spireTM claimed rights to the discount even though it alleged that it was not responsible for U S WEST's NNIT charge. e-spireTM alleged that the service being purchased is the routing of information from U S WEST's customer's location to the point of hand off with an interconnection carrier. e-spireTM's proposed compensation plan would eliminate its responsibility to pay for U S WEST's NNIT. § 251(c)(4) requires an ILEC "to offer for resale at wholesale rates any telecommunications service that the carrier provides at retail to subscribers who are not telecommunications carriers." e-spireTM submitted that U S WEST's tariff contains no restrictions on a customer purchasing single components of FRS, such as a FRAL. e-spireTM claimed that in effect, the FRAL, UNIT and NNIT are retail telecommunications services, eligible for the resale discount. e-spireTM claimed that U S WEST has presented a new issue regarding the items that comprise a finished FRS and are eligible for a wholesale discount.

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U S WEST position

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US WEST claimed that e-spireTM is not entitled to its interconnection proposal and a resale discount. US WEST also claimed that to receive the discount, the entire service as offered to subscribers, including NNIT and PVC charges, must be resold by e-spireTM.

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US WEST did not waive the issue by not broadening the scope of e-spireTM's Petition or in response to e-spireTM's Motion. The issue was included in the parties' joint pre-arbitration statement filed on October 21, 1998, and was included in evidence presented at the hearing, as well as the post-hearing briefs. It clearly is an unresolved issue over which the Commission has jurisdiction pursuant

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Commission resolution

to the 1996 Act and our Rules.

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For wholesale services offered for resale, e-spireTM must purchase the items that make up the

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service. § 251(c)(4). The evidence indicated that off-network end users typically do not have to purchase the PVC of the U S WEST end user. Accordingly, for resale purposes, e-spireTM must purchase, at a minimum, the UNIT and NNIT. The UNIT and NNIT already include PVC costs. e-spireTM is not obligated to pay a PVC cost to U S WEST beyond that included within the UNIT and NNIT.

3(a). What is the applicable wholesale discount for FRN?

e-spireTM position

e-spireTM and U S WEST amended their interconnection agreement in August 1997 ("Amendment"), adopting terms for resale of U S WEST's retail services contained in the interconnection agreement between U S WEST, GST Tucson Lightwave, Inc. and GST Net (AZ), Inc. ("GST"). The wholesale discount stated in the appendix to the Amendment is 17 percent for all services. e-spireTM contended that the applicable discount should be 18 percent, as approved for resold services in Decision No. 60635, rather than 17 percent. e-spireTM claimed that the discounted rates were interim, quoting a footnote in the Amendment, which states that "services and discount rates are pursuant to the Commission Order in Docket No. U-3155-96-527." The Decision in that Docket, Decision No. 60043 (February 5, 1997), page 8, stated that "we will adopt an interim discount of 17 percent, to apply to all resale services until the Commission completes its evaluation of the cost studies." GST's interconnection agreement contained a provision for interim rates and a true-up for items in Appendix A, which included the resale rates.

US WEST position

US WEST claimed that e-spireTM is entitled to the 17 percent stated in the Amendment. US WEST contended that e-spireTM did not opt into the true-up provision of the GST interconnection agreement pertaining to resale.

Commission resolution

At the conclusion of oral argument on September 9, 1998, the Commission determined that if the resale rates in the Amendment were interim and to be replaced by Decision No. 60635, the wholesale discount rate would be 18 percent. If the terms of the contract were to survive the outcome

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of the consolidated cost docket, the discount rate would be 17 percent. The parties were directed to try to resolve the discount issue. To date, the parties have not indicated any resolution of the issue. We therefore will determine the issue herein.

e-spireTM, under the name "ACSI", had itself submitted to an earlier arbitration, in Docket No. U-3021-96-448. At the conclusion of the arbitration proceeding, the parties entered into an interconnection agreement, which was filed by the parties on April 21, 1997. The interconnection agreement provided as follows, at page 58:

VII. RESALE SERVICES

U S WEST hereby agrees that ACSI may at any time during the term of this Agreement elect to resell U S WEST's local exchange services under the terms and conditions of any local services resale agreement reached between U S WEST and any other telecommunications carrier. ACSI may select any such resale agreement at any time prior to the expiration of this Agreement.

The interconnection agreement contained a true-up provision at page 66, which was limited to unbundled network element ("UNE") rates. The Amendment, which incorporated the election of GST resale rates, did not contain any provision for interim rates or a true-up, although it did footnote the Decision in the GST arbitration.

It is possible that by footnoting Decision No. 60043, the parties intended to incorporate the interim provision in its resale rates. It is also possible that the parties anticipated that allowing ACSI to add a resale provision during the life of the contract should provide for discounts that would be permanent for the duration of the contract. In support of the latter conclusion, the underlying interconnection agreement expires on February 27, 1999, unless renewed by the parties. Furthermore, the Commission's jurisdiction is limited to issues specifically contested by the parties, and the parties can agree to terms different than those that the Commission recommends. There is no reason to believe that the original ACSI contract anticipated interim resale rates. The parties could have made such an intention clear in the amendment, which is ten pages in length, plus attachments. Based upon the foregoing, we determine that the resale discount is fixed at 17 percent for the duration of the interconnection agreement.

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Having considered the entire record herein and being fully advised in the premises, the Commission finds, concludes, and orders that:

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FINDINGS OF FACT

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1. U S WEST is certificated to provide local exchange and intraLATA telecommunications services to the public in Arizona.

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2. e-spireTM is certificated to provide local exchange and statewide telecommunications services to the public in the State of Arizona.

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3. On July 21, 1998, e-spire™ filed with the Commission a Petition pursuant to the 1996 Act.

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4. By Procedural Order dated July 22, 1998, an arbitration hearing was scheduled for October 1, 1998.

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5. On August 7, 1998, U S WEST filed a Response to the Petition.

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6. On August 17, 1998, e-spire™ filed a motion for summary decision and modified arbitration schedule.

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7. On August 24, 1998, US WEST filed a response.

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8. On August 31, 1998, e-spire™ filed a reply.

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9. On September 9, 1998, argument was presented regarding the motion for summary decision.

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10. At the conclusion of the argument, it was determined that FRS was subject to § 252(c) of the 1996 Act.

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11. On September 17, 1998, e-spireTM submitted a proposed arbitration schedule stipulated to by the parties.

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12. On September 22, 1998, the arbitration hearing was rescheduled to November 5, 1998.

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13. On October 21, 1998, the parties submitted a joint pre-arbitration statement.

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15. On November 5, 1998, the arbitration hearing commenced.

On October 26, 1998, the parties pre-filed testimony.

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DECISION NO. 6/527

- 16. On December 15, 1998, the parties submitted post-hearing briefs.
- 17. The Commission has analyzed the issues as presented by the parties and has resolved the issues as stated in the Discussion above.
- 18. The Commission hereby adopts the Discussion and incorporates the parties' positions and the Commission's resolution of the issues herein.
- 19. Pursuant to A.A.C. R14-2-1506.A, the parties will be ordered to prepare an amendment to their interconnection agreement, incorporating the issues as resolved by the Commission, for review by the Commission pursuant to the 1996 Act, within twenty days from the date of this Decision.

CONCLUSIONS OF LAW

- 1. U S WEST is a public service corporation within the meaning of Article XV of the Arizona Constitution.
 - 2. US WEST is an ILEC within the meaning of 47 U.S.C. § 252.
- 3. e-spireTM is a public service corporation within the meaning of Article XV of the Arizona Constitution.
 - 4. e-spire™ is a telecommunications carrier within the meaning of 47 U.S.C. § 252.
- 5. The Commission has jurisdiction over e-spire™ and U S WEST and the subject matter of the Petition.
- 6. The Commission's resolution of the issues pending herein is just and reasonable, consistent with the Act, the applicable FCC Rules and Order, and the Interconnection Rules, and is in the public interest.

ORDER

- IT IS THEREFORE ORDERED that the Commission hereby adopts and incorporates as its Order, the resolution of the issues contained in the above Discussion.
- IT IS FURTHER ORDERED that e-spire Communications, Inc. (fka American Communications Services, Inc.); American Communication Services of Pima County, Inc. ("ACSPC"); and ACSI Local Switched Services, Inc. dba e-spire and U S WEST Communications,

Inc. shall prepare an amendment to their interconnection agreement incorporating the terms of the 2 Commission's resolutions. 3 IT IS FURTHER ORDERED that the signed amendment to the interconnection agreement shall be submitted to the Commission for its review within twenty days of the date of this Decision. 5 IT IS FURTHER ORDERED that nothing in this Decision shall be construed to affect the 6 interstate tariffs of US WEST Communications, Inc. 7 IT IS FURTHER ORDERED that this Decision shall become effective immediately. 8 BY ORDER OF THE ARIZONA CORPORATION COMMISSION. 9 10 11 12 13 IN WITNESS WHEREOF, I, STUART R. BRACKNEY, 14 Acting Executive Secretary of the Arizona Corporation Commission, have hereunto set my hand and caused the official 15 seal of the Commission to be affixed at the Capitol, in the City of Phoenix, this 19 day of Eally, 1999. 16 17 18 ACTING EXECUTIVE SECRET **19** DISSENT 20 BMB:dap 21 22 23 24 25 26 27

DECISION NO. 6/527

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1	SERVICE LIST FOR:	e-spireTM COMMUNICATIONS INC., AMERICAN COMMUNICATIONS SERVICES OF PIMA COUNTY, INC.
2		ACSI LOCAL SWITCHED SERVICES, INC. and U S WEST COMMUNICATIONS, INC.
3 4	DOCKET NOS.:	T-01051B-98-0406, T-03596A-98-0406, T-03597A-98-0406 and T-03598A-98-0406
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